6 № AO 472 (Rev. 3/86) Order of Detention Pending Trial

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UN	NITED STATES DISTRI	ICT COURT
Middle	District of	Pennsylvania
UNITED STATES OF AM	ERICA	
V.	ORDE	R OF DETENTION PENDING TRIAL
DION CARRIER	Case	01-CR-173
Defendant		01-CR-1/3
In accordance with the Bail Reform Ac detention of the defendant pending trial in t	t, 18 U.S.C. § 3142(f), a detention hearing has his case.	s been held. I conclude that the following facts require the
	Part I.—Findings of Foat	an co
a crime of violence as definedan offense for which the maximum	offense described in 18 U.S.C. § 3142(f)(1) and the following of a circumstance giving to in 18 U.S.C. § 3156(a)(4). The following sentence is life imprisonment or death.	MAR 3 ⊥ 2006
an oriense for which a maximi	um term of imprisonment of ten years or more	is prescribed in MAHY E. DANUNEA, OLEN
a felony that was committed at	fter the defendant had been convicted of two	or more prior federal offenses described in the U.S.C.
S PITEUR CRAFTCA, OR COMBR	ICADIC STATE OF IOCAL OTTERWAS	
(2) The offense described in finding (1)) was committed while the defendant was on the has clarised since the . date of convicting the	release pending trial for a federal, state or local offense. on release of the defendant from imprisonment
(4) Findings Nos. (1), (2) and (3) estab		an an nombination of the U.S. an
I	Alternative Findings (A)	at the resulted this presumption.
(1) There is probable cause to believe t	that the defendant has committed an offense	,
io which a maxanium term or i	imprisonment of ten years or more is prescribe	ed in 21 U.s.c. \$ 841 Er SEQ.
, under 18 U.S.C. § 924(c)		
the appearance of the defendant of	resumption established by finding 1 that no co	ndition or combination of conditions will reasonably assure
and applicationed of the defendant as	oquired and the safety of the community.	,
[(I) There is a serious risk that the defer	Alternative Findings (B)	
(2) There is a serious risk that the defer	idant will not appear. idant will endanger the safety of another perso	
	rount will enduliger the safety of another perso	on or the community,
<u> </u>		
Pa	art II—Written Statement of Reasons for	or Detention
I find that the credible testimony and info	ormation submitted at the hearing establishes b	by clear and convincing evidence a prepon-
derance of the evidence that		the preparation of the preparati
		·
	Part III-Directions Regarding Det	ention
The defendant is committed to the custody	of the Attornous Comment. 1	
reasonable opportunity for private and the	ng or serving sentences or being held in cust	sentative for confinement in a corrections facility separate. tody pending appeal. The defendant shall be afforded a
Government, the person in charge of the corre- in connection with a court proceeding.	on with defense counsel. On order of a court ctions facility shall deliver the defendant to the	of the United States or on request of an attorney for the United States or on request of an attorney for the United States marshal for the purpose of an appearance
MAR. 3/ 2006	Λ Λ	
Date	- (f soul	Jung - ture offudicial Officer
	I Andrew Server	nire offsidicial Officer
	V J. Andrew Smyser	r, United States Magistrate Judge

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).